

the glands of the body to a more normal activity, and to be of important value in catarrhal conditions, particularly of the genito-urinary tract;

Missouri Brand Live Spot vitamin E capsules. To help prevent miscarriage; to correct a very rapid and fluttering heart; to stop cramps in the legs; to prevent muscles drying up; to help correct loss of elasticity of the muscles; and to cure stiffness of the arm; for heart disease and for helping the heart; to exert an extremely important effect on the entire reproductive system of the human; to prevent male sterility; to prevent and correct female sterility; for women going through the menopause; to exert on the glandular system of the body; to act as a substitute for digitalis; to supply a need of the body, heart, brain, reproductive organs, and personality glands; and for low blood pressure.

LABEL, IN PART: (Bottle) "Missouri Brand Iron Quota * * * Contains Ferric Citrate as a source of iron," "Missouri Brand Golden Seal Plus Fennel Tablets," and "Missouri Brand Live Spot Vitamin E."

NATURE OF CHARGE: Misbranding, Section 502 (f) (1), the labeling of the articles failed to bear adequate directions for use for the purposes for which they were intended. The articles were misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: January 23, 1950. Joseph Stoller, St. Louis, Mo., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the products be released under bond to be brought into compliance with the law, under the supervision of the Federal Security Agency. Repacking and relabeling operations were completed on or about June 15, 1950.

DRUGS ACTIONABLE BECAUSE OF CONTAMINATION WITH FILTH

3272. Adulteration of *cocillana bark*. U. S. v. 172 Bags * * *. (F. D. C. No. 29098. Sample No. 73014-K.)

LIBEL FILED: May 5, 1950, Eastern District of New York.

ALLEGED SHIPMENT: On or about August 15, 1947, from Guapi, Colombia.

PRODUCT: 172 100-pound bags of *cocillana bark* at Staten Island, N. Y.

NATURE OF CHARGE: Adulteration, Section 501 (a) (1), the article consisted in whole or in part of a filthy substance by reason of the presence of insects, and of a decomposed substance by reason of the presence of mold. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: October 24, 1950. Default decree of condemnation and destruction.

3273. Adulteration of *orrisroot*, *juniper berries*, and *yellow dock root*. U. S. v. 133 Bags, etc. (F. D. C. No. 29060. Sample Nos. 73008-K, 73010-K, 73011-K.)

LIBEL FILED: April 13, 1950, District of New Jersey.

ALLEGED SHIPMENT: On or about April 1, 1946, and during February 1948, from Livorno, Italy; and on a date unknown, from Boone, N. C.

PRODUCT: 133 154-pound bags of *orrisroot*, 61 120-pound bags of *juniper berries*, and 1 300-pound bale of *yellow dock root* at Hoboken, N. J.